

## Short Sale Proposal Addendum A product of the



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THIS ADDENDUM IS ONLY TO	BE USED IN CONNE	CTION WITH A SHORT SALE	REQUIRING THIRD-PARTY APPROVAL
The undersigned Buyer and Seller, having following described real estate known as	g executed a purchase con	tract ("Contract") dated	for the "Real Estate"), County of the urther agree to the terms of this Addendum which are conflict with any provisions of the Contract, including
hereby incorporated as part of the Contractal prior addenda and counteroffers, the te	ct, and to the extent the te	rms of this Addendum modify or copersede the terms of the Contract.	onflict with any provisions of the Contract, including
forth in the Contract is less than the amou Real Estate. Buyer and Seller acknowled claimant, or other party having an inter- executing this Addendum, the Contract is granted in accordance with Section 3 bel-	unt(s) owed to certain third leg that a Short Sale requiest in the Real Estate, as hereby rendered a non-bow. Any Earnest Money lance with Section 3 below.	d parties and is insufficient to dischires the written approval of the Colist of which is attached hereto by binding offer/proposed contract ("Prequired under the Contract shall now. If any Earnest Money has alreed	ts a "Short Sale", meaning that the purchase price se arge all debts and obligations secured by liens on the intract by certain third parties, such as a lender, lien y Seller (the "Third Parties"), and that by virtue o proposed Contract") until such third-party approval is not be due and payable until the Proposed Contract is eady been deposited or paid by Buyer, said Earnes
Seller shall submit to the Third Parties t consideration. Buyer and Seller acknowled Parties. Buyer and Seller acknowledge t	he Proposed Contract tog edge that it may take an enthal the Third Parties may	ether with any additional document stended period of time to obtain wry, in their sole discretion, elect to	e execution of this Addendum by Seller and Buyer ntation required by the Third Parties for review and itten approval of the Proposed Contract by the Third request modifications to the terms of the Proposed tus updates to Broker(s) and Buyer upon request.
Seller shall, no later than four (4) days a Conditions that modify Buyer's obligation their mutual written consent, which conreferenced in Section 4 below, Buyer, Sel Parties ("Agreement Notice"), and Buyer Seller shall be deemed to have entered in of the Short Sale, and the Proposed Contparties, Buyer shall deposit or pay any accordance with MLS Regulations.	fter Seller's receipt of the ns under the Proposed Cosent may be withheld by ler and the Third Parties ror Seller has not previou to a binding contract with ract shall be deemed acce Earnest Money in accor	Third Party Conditions, provide a contract. The Third Party Condition Buyer and/or Seller in their respeach a written agreement, evidence sly rescinded the Proposed Contract each other for the purchase and sapted and binding on Buyer and Seldance with the Contract and Listing	to the Proposed Contract ("Third Party Conditions") counter offer to Buyer that includes the Third Party s shall not be binding upon Buyer or Seller without ective sole discretion. If by the Approval Deadline d by written notice signed by Seller, Buyer and Third as is permitted in Section 7 below, then Buyer and le of the Real Estate, with the Third Parties approvaler. Upon receipt of signed Agreement Notice by aling Broker shall update MLS listing information in
<b>4. FAILURE TO OBTAIN THIRD PA</b> Seller and the Third Parties have not rearescinded and shall be null and void.	ARTY APPROVAL: If be ched a written agreement	y the day of as provided in Section 3 above, the	("Approval Deadline"), Buyer ne Proposed Contract shall automatically be deemed
during the pendency of the Contract and may be required by Seller to obtain court such approval or to redeem the Real Esta	the sale of the Real Esta approval of the Short Sal ite, then Seller may termi ole option, but is not oblig	te may be subject to court approva e or to redeem the Real Estate and nate the Contract upon written not gated to, contribute to the payment	ion may have been filed against the Seller prior to o il and/or redemption by the Seller. Therefore, action complete the Short Sale. If Seller is unable to obtain the to Buyer and neither party shall have any furthe of any sums required to be paid by Seller in order to
written agreement as provided in Section	3 above, Seller may (a) c	ontinue to market the Real Estate an	ior to Buyer, Seller and the Third Parties reaching and advertise it through the MLS as available for sale and additional offers to the Third Parties for review and
	Parties reaching a writter	n agreement as provided in Section	eller under Section 6 above, Seller agrees that at any a 3 above, Seller or Buyer may rescind the Proposed
delivered to Buyer and all time periods pagreement Notice. Date deadlines provid	rovided for in the Contract ed for in the Contract may	et, including the Inspection Period, by be modified in the event Buyer, S	shall be defined as the day the Agreement Notice is shall commence on the day following delivery of the eller and the Third Parties reach a written agreement and shall be mutually agreed upon by the parties.
		•	ot modified by this Addendum shall remain the same
	lendum thereto, this Adde	endum, dealings with creditor(s), for	g the advisability and terms of any Short Sale, the reclosure, and any other legal matters related to this Short Sale.
SELLER	DATE	SELLER	DATE
BUVER	$D\Delta TF$	BUVER	DATE

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